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6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE DISTRICT OF ARIZONA		
8			
9	United States of America,	No. CR-13-8155-PCT-GMS (MHB)	
10	Plaintiff,	ORDER OF DETENTION	
11	vs.		
12	Sage Ren Kasey,		
13	Defendant.		
14	Belendant.) 	
15	In accordance with Title 18 U.S.C. §	3142 of the Bail Reform Act, a detention hearing	
16	was held in the above-captioned matter. The Court finds that the Government has		
17	established: (Check one or both, as applicable)		
18			
19	by clear and convincing evidence, Defendant is a danger to the community and shall be		
2021	detained pending trial.		
22			
23	by a preponderance of the evidence, Defendant is a serious flight risk and shall be		
24	detained pending trial.	AIDINGS OF EACE	
25	TARTI FINDINGS OF FACT		
26	an offense for which a maximum term of imprisonment of ten years or more is		
27	prescribed in 21 U.S.C. §§ 801 et seq., 951	1 et seq., or 46 U.S.C. App. § 1901 et seq.	
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1	an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332(b).			
2 3	an offense listed in 18 U.S.C. § 2332b(g)(5)(B) (crimes of terrorism) for which			
4	a maximum term of imprisonment of ten years or more is prescribed.			
5 6	an offense involving a minor victim prescribed in			
7	(2) Defendant has not rebutted the presumption established by finding (1) that no			
8	condition or combination of conditions will reasonably assure Defendant's appearance as			
9	required at future court proceedings and the safety of the community.			
10	Alternative Findings			
11	\square (1) There is a serious risk that Defendant will flee and no condition or combination of			
12	conditions will reasonably assure Defendant's appearance as required at future court			
13	proceedings.			
14				
15	(2) No condition or combination of conditions will reasonably assure the safety of the			
16	community or others if Defendant were released from detention.			
17				
18	(3) There is a serious risk that the defendant will (obstruct or attempt to obstruct			
19	justice) (threaten, injure, or intimidate a prospective witness or juror).			
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23	PART II WRITTEN STATEMENT OF REASONS FOR DETENTION			
24	(Check one or both, as applicable)			
25	(1) The Court finds that credible testimony and information submitted at the hearing			
26	establish by clear and convincing evidence as to danger that:			
27	1. Defendant is charged with Second Degree Murder and lesser crimes of violence. While			
28	he enjoys the presumption of innocence, the Government has a very strong case against			

1	him. There are eye witnesses to the brutal murder in which Defendant and another person
2	allegedly stabbed the victim 39 times, some of which occurred when the alleged victim
3	was laying on the ground; 2.Defendant was on tribal probation when he allegedly
4	committed this murder on May 24, 2013, sealed doc. 8 at 4; At only 19 years of age, he
5	has a long-time history of drinking alcohol and smoking marijuana at age 12, nearly every
6	other day and he admits to smoking methamphetamine at age 19
7	(2) The Court finds by a preponderance of the evidence as to risk of flight that:
8	☐ Defendant has no significant contacts in the District of Arizona;
10	☐ Defendant has no resources in the United States from which he/she might
11	make a bond reasonably calculated to assure his/her future appearance;
12	☐ Defendant has a prior criminal history;
13	☐ Defendant has a record of failure(s) to appear in court as ordered;
14	Defendant attempted to evade law enforcement contact by fleeing from law
15	enforcement;
16	
17	Defendant is facing a maximum of if convicted;
18	☐ Defendant does not dispute the information contained in the Pretrial Services Report,
19	and all supplements, if any, except:
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21	
22	
23	In addition:
24	
25	The Court incorporates by reference the findings of the Pretrial Services report and
26	all supplements, if any, which were reviewed by the Court at or before the time of the
27	hearing in this matter.
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PART III -- DIRECTIONS REGARDING DETENTION

IT IS ORDERED that Defendant is hereby committed to the custody of the Attorney General or his/her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. 18 U.S.C. § 3142(i)(2). Defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. 18 U.S.C. § 3142 (i)(3). Upon order of a court of the United States or request of an attorney for the Government, the person in charge of the corrections facility shall deliver Defendant to the United States Marshal Service for the purpose of an appearance in connection with a court proceeding. 18 U.S.C. § 3142(i)(4).

PART IV -- APPEALS AND THIRD PARTY RELEASE

IT IS FURTHER ORDERED that should a review of this detention order be filed pursuant to 18 U.S.C. § 3145, it is the responsibility of the movant's attorney to deliver a copy of the motion for review to U.S. Pretrial Services, at least, one day prior to the review hearing set before the assigned District Judge. Pursuant to Rule 59(a), Fed.R. Crim.P. (2010), a party seeking review shall have **fourteen (14) days** to file a motion for review after being served with a copy of this written order, after the oral order is stated on the record, or at some other time the assigned District Judge may set. Failure to timely file a motion for review in accordance with Rule 59(a) may waive the right to review. Rule 59(a), Fed.R.Crim.P.

IT IS FURTHER ORDERED that the issue of detention may be reopened at any time before trial upon a finding that information exists that was not known to the movant at the time of the detention hearing and such information has a material bearing on the issue whether there are conditions of release that will reasonably assure the appearance of

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1	Defendant as required and the safety of any other person and the community. Title 18
2	U.S.C. § 3142(f).
3	DATED this 26 th day of July, 2013.
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5	Towner O. Guleson_
6	Lawrence O. Anderson United States Magistrate Judge
7	Officed States Wagistrate Judge
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